

**ASSEMBLY BILL NO. 86—ASSEMBLYMEN SETTELMEYER,
ALLEN, CHRISTENSEN, COBB AND STEWART**

FEBRUARY 9, 2007

**JOINT SPONSORS: SENATORS BEERS,
McGINNESS AND WASHINGTON**

Referred to Committee on Health and Human Services

SUMMARY—Revises provisions governing eligibility for public assistance. (BDR 38-825)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to public assistance; requiring persons who apply for public assistance to submit to a test to detect the presence of a controlled substance; requiring the Division of Welfare and Supportive Services of the Department of Health and Human Services to deny public assistance to a person whose test result indicates the presence of a controlled substance unless the person participates in a treatment program; providing exemptions for certain persons; providing for the confidentiality of test results; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law provides for the receipt of public assistance, including welfare and
2 other supportive services, for eligible persons. (Chapter 422A of NRS) This bill
3 requires a person who applies for public assistance to submit to an oral fluid drug
4 screen as a condition to the receipt of public assistance. If the result of the test
5 indicates the presence of a controlled substance, the person may request a urinalysis
6 to verify that result. As a condition to the receipt of public assistance, a person
7 whose test indicates the presence of a controlled substance must attend a treatment
8 program and must submit to a subsequent oral fluid drug screen. Failure to submit
9 to a drug screen test or to participate in a treatment program results in the denial or



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10 termination of public assistance. This bill provides an exemption for persons who
11 are 65 years of age or older. Persons who are enrolled in a substance abuse program
12 at the time of application are also exempt until they complete the program. If a
13 person submits evidence that he is lawfully taking a controlled substance, he may
14 receive public assistance even though his test result indicates the presence of that
15 controlled substance. This bill also authorizes a person whose test indicates the
16 presence of a controlled substance to request a hearing and to rebut the result of that
17 test.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 422A of NRS is hereby amended by
2 adding thereto the provisions set forth as sections 2 to 10, inclusive,
3 of this act.

4 **Sec. 2.** *As used in sections 2 to 10, inclusive, of this act,
5 unless the context otherwise requires, the words and terms defined
6 in sections 3, 4 and 5 of this act have the meanings ascribed to
7 them in those sections.*

8 **Sec. 3.** *“Controlled substance” has the meaning ascribed to
9 it in 21 U.S.C. § 802(6).*

10 **Sec. 4.** *“Oral fluid drug screen” means an analysis of saliva
11 that is used to detect the presence of a controlled substance.*

12 **Sec. 5.** *“Urinalysis” means a laboratory analysis of urine
13 that is used to detect the presence of a controlled substance.*

14 **Sec. 6.** *The provisions of sections 2 to 10, inclusive, of this
15 act do not apply to persons whose eligibility for public assistance is
16 determined in accordance with NRS 422A.345.*

17 **Sec. 7.** *1. Except as otherwise provided in this section, as a
18 condition to the receipt of public assistance, a person must submit
19 to an oral fluid drug screen. If the result of the oral fluid drug
20 screen indicates the presence of a controlled substance, the person
21 may request a urinalysis to verify that result. The Division shall
22 provide for a urinalysis upon request. If the result of the urinalysis
23 confirms the presence of a controlled substance, the cost of the
24 urinalysis must be deducted from the public assistance that may
25 otherwise be available to the person.*

26 *2. As a condition to the receipt of public assistance, if the
27 result of an oral fluid drug screen or urinalysis, as applicable,
28 indicates the presence of a controlled substance, the person must
29 participate in a program for the treatment of the abuse of a
30 controlled substance which has been approved by the Division. If
31 the person:*

32 *(a) Participates in such a program, the Division shall provide
33 public assistance to the person, if he is otherwise eligible, until the
34 result of a second test pursuant to subsection 3.*



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1 (b) Fails to participate in such a program, the Division shall
2 deny public assistance to the person.

3 3. As a condition to the receipt of public assistance, if a
4 person participates in a program for the treatment of the abuse of
5 a controlled substance pursuant to subsection 2, the person must
6 submit to an oral fluid drug screen:

7 (a) Thirty business days after the date of the initial test
8 conducted pursuant to subsection 1; or

9 (b) More than 30 business days after the date of the initial test
10 conducted pursuant to subsection 1 as prescribed by the Division if
11 the Division determines that, due to the chemical structure or rate
12 of elimination of the applicable controlled substance or other
13 relevant factors, the controlled substance may still be detectable in
14 the person's oral fluid 30 business days after the date of the initial
15 test even in the absence of the use of that substance.

16 4. If the result of an oral fluid drug screen pursuant to
17 subsection 3 indicates the presence of a controlled substance, the
18 person may request a urinalysis to verify that result. The Division
19 shall provide for a urinalysis upon request. If the result of the
20 urinalysis confirms the presence of a controlled substance, the
21 cost of the urinalysis must be deducted from the public assistance
22 that may otherwise be available to that person. If the result of the
23 oral fluid drug screen or urinalysis, as applicable, confirms the
24 presence of a controlled substance, the Division shall terminate
25 the public assistance.

26 5. If public assistance is denied or terminated pursuant to this
27 section, the person whose assistance is denied or terminated may
28 request a hearing pursuant to NRS 422A.275.

29 6. If public assistance is denied or terminated pursuant to this
30 section, the person whose assistance is denied or terminated may:

31 (a) Reapply for public assistance not earlier than 90 calendar
32 days after the denial or termination of public assistance; or

33 (b) If he requests a hearing pursuant to NRS 422A.275 and the
34 denial or termination is upheld, reapply for public assistance not
35 earlier than 90 calendar days after the date on which the denial or
36 termination is upheld.

37 7. The Division shall not deny or terminate public assistance
38 pursuant to this section if the person applying for public
39 assistance submits proof satisfactory to the Division that he:

40 (a) Holds a valid registry identification card issued pursuant to
41 chapter 453A of NRS and the result of the person's test indicates
42 the presence of marijuana or marijuana metabolite.

43 (b) Holds a lawfully issued prescription for a controlled
44 substance and the result of the person's test indicates the presence
45 of that controlled substance.



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1 8. *The Division shall not require a person to submit to an
2 oral fluid drug screen pursuant to this section if the person:*

3 (a) *Is 65 years of age or older; or*

4 (b) *Submits proof satisfactory to the Division that he is
5 currently participating in a program for the treatment of the abuse
6 of a controlled substance which has been approved by the
7 Division. As a condition to the receipt of public assistance, the
8 person who is exempt from submitting to an oral fluid drug screen
9 pursuant to this paragraph must submit to an oral fluid drug
10 screen upon completion of the program.*

11 9. *The Division shall not provide public assistance to a
12 person who is required to submit to an oral fluid drug screen
13 pursuant to this section if the person refuses to do so.*

14 Sec. 8. 1. *If a person submits to an oral fluid drug screen
15 pursuant to section 7 of this act and the result indicates the
16 presence of a controlled substance, the result must be confirmed
17 by an appropriate laboratory or testing facility before the Division
18 denies or terminates public assistance for that person.*

19 2. *The Division shall provide a person with an opportunity to
20 rebut the result of his oral fluid drug screen or urinalysis by
21 providing evidence satisfactory to the Division that the result was
22 erroneous, including, without limitation, that the result was a false
23 positive.*

24 3. *The Division shall keep confidential the results of an oral
25 fluid drug screen or a urinalysis submitted to pursuant to section 7
26 of this act. Such results may not be used in a criminal proceeding
27 against the person who submitted to the test.*

28 4. *As used in this section, "false positive" means the result of
29 an oral fluid drug screen or a urinalysis which erroneously
30 indicates the presence of a controlled substance.*

31 Sec. 9. 1. *On or before January 1 of each year, the Division
32 shall prepare a written report containing statistical data about:*

33 (a) *The number of oral fluid drug screens submitted to and the
34 number of urinalysis requested;*

35 (b) *The number of persons with a test result pursuant to
36 section 7 of this act which indicates the presence of a controlled
37 substance, reported separately for persons submitting to an oral
38 fluid drug screen or a urinalysis;*

39 (c) *The number of persons who participated in a program for
40 the treatment of the abuse of a controlled substance pursuant to
41 section 7 of this act;*

42 (d) *The number of persons with a test result which indicates
43 the presence of a controlled substance after completing a program
44 for the treatment of the abuse of a controlled substance pursuant
45 to section 7 of this act;*



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1 (e) The cost of providing for oral fluid drug screens and
2 urinalyses pursuant to section 7 of this act; and

3 (f) The number of persons who are denied public assistance
4 and the number of persons whose public assistance is terminated
5 pursuant to section 7 of this act.

6 2. The Division shall submit the report to:

7 (a) In each odd-numbered year, the Director of the Legislative
8 Counsel Bureau for transmittal to the next regular session of the
9 Legislature.

10 (b) In each even-numbered year, the Legislative Committee on
11 Health Care.

12 Sec. 10. The Administrator may adopt regulations to carry
13 out the provisions of sections 2 to 10, inclusive, of this act.

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